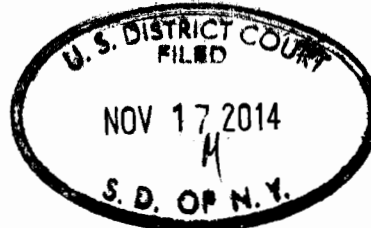


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November 15th, 2014

The Honorable Sarah Netburn
United States Magistrate Judge
United States Courthouse
40 Foley Square, Room 219
New York, New York 10007



Re: United States v. Raleek Harrison
Case No. 14 MAG 2475

DOC # 6

Dear Judge Netburn:

I represent Raleek Harrison, the Defendant in the above captioned case. I write to request that Mr. Harrison's conditions of release be modified to include residence and travel in the District of New Jersey, as well as the Southern and Eastern Districts of New York.

At the time of Mr. Harrison's initial presentment before Your Honor, on November 12th, 2014, Mr. Harrison planned on living with his mother and three other individuals in a two bedroom apartment in Brooklyn, New York. Upon reflection, Mr. Harrison would like to continue residing, at least on a part-time basis, in an apartment which he has been leasing for the past several months and which is located in Irvington, New Jersey (approximately 25 miles from Manhattan). The reason for this request is so that his two children can continue to reside with him on weekends, something which would be difficult to do in Brooklyn, given the fact that his mother's apartment is already overcrowded.

Both the Government and Pre-Trial Services consent to this request.

Respectfully,

Merchant Law Group LLP

By: Daniel DeMaria

Daniel DeMaria, Esq.

*application granted.
R. Metz
usmg 11/17/14*

cc: Andrew DeFilippis (via electronic mail)
Assistant United States Attorney

Mildred Santana (via electronic mail)
United States Probation Officer